

CHAPTER 7. MARKUPS FOR EQUIPMENT PRICE DETERMINATION

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CHAPTER 7. MARKUPS FOR EQUIPMENT PRICE DETERMINATION

7.1 INTRODUCTION

To carry out the engineering and life-cycle cost (LCC) analyses, DOE needed to determine the cost to the customer of a baseline product and the cost of more-efficient units. By applying a multiplier called a “markup” to the manufacturers’ equipment costs estimated in the engineering analysis, DOE estimated the consumer prices for baseline models and more-efficient equipment.

DOE developed one set of markups for residential cooking products and another set for commercial clothes washers.

7.1.1 Distribution Channels

The appropriate markups for determining the consumer equipment price depend on the type of distribution channels through which products move from manufacturers to purchasers. At each point in the distribution channel, companies mark up the price of the equipment to cover their business costs and profit margin.

7.1.1.1 Residential Products

For residential products, DOE based the distribution channels on data from the Association of Home Appliance Manufacturers (AHAM).¹ AHAM estimates that 93 percent of residential cooking products are sold through retail outlets. Because an overwhelming majority of products are sold through retail outlets, DOE assumed that all of the residential products are purchased by consumers from retail outlets.

7.1.1.2 Commercial Clothes Washers

For commercial clothes washers, DOE based the distribution channels (see Figure 7.1.1) on data developed by the Consortium for Energy Efficiency (CEE).² The CEE states that the relevant portions of the commercial, family-sized clothes washer market can be divided into three areas: laundromats; private multi-family housing; and large institutions. Included as part of large institutions are military barracks, universities, housing authorities, lodging establishments, and health care facilities. For these three market areas, the CEE data indicate that an overwhelming majority of commercial clothes washers are sold through either distributors or route operators. Laundromats generally purchase their equipment through distributors while multi-family housing and large institutions generally lease their equipment from route operators. For purposes of developing the markups for commercial clothes washers, DOE based its calculations on the distribution channel that involves only distributors. DOE assumed that the markups and the resulting consumer equipment prices determined for the distribution channel

involving distributors would be representative of the prices paid by consumers acquiring their equipment from route operators.

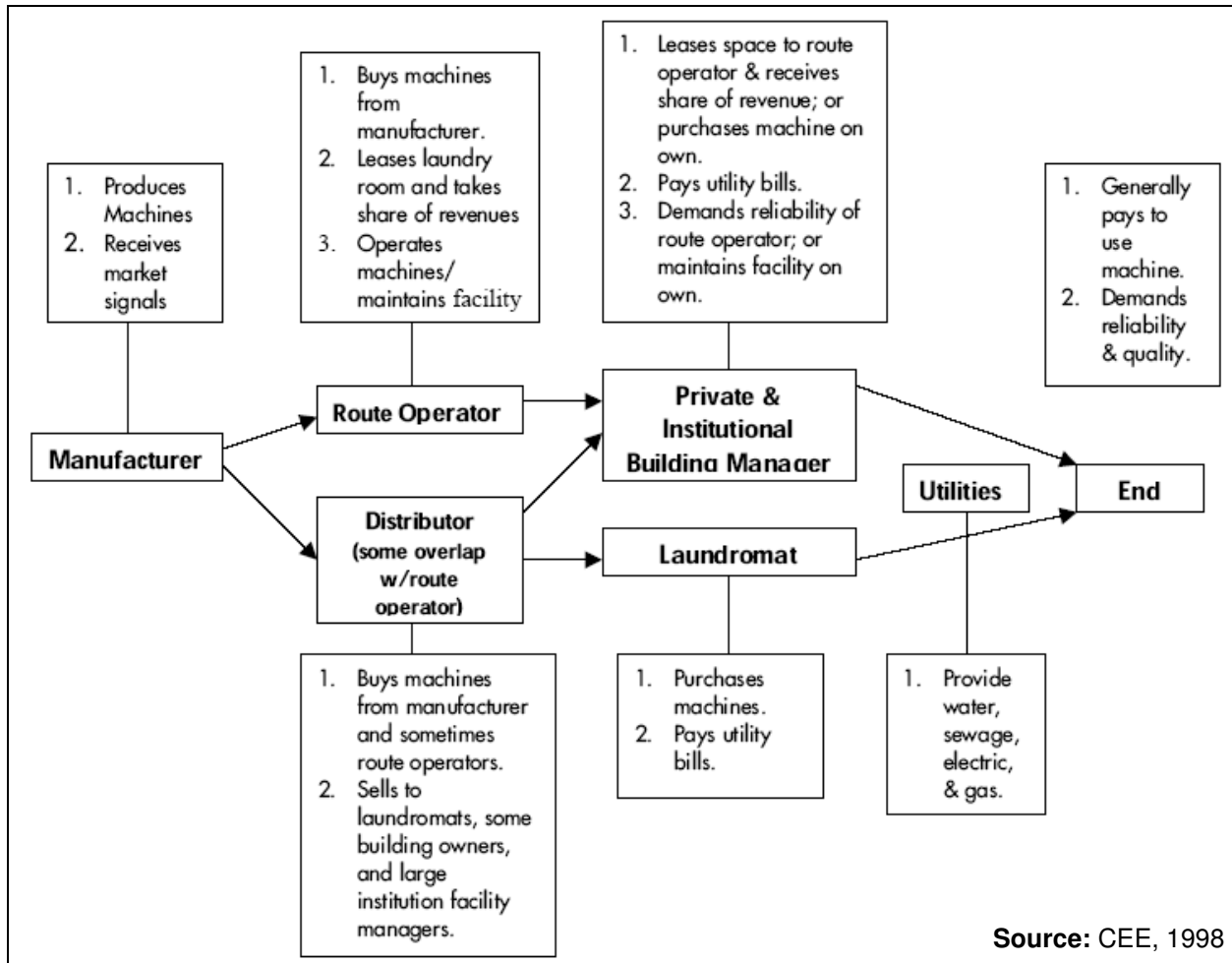


Figure 7.1.1 Distribution Channel for Commercial Clothes Washers

7.1.2 Markup Calculation Procedure

As just discussed, at each point in the distribution channel, companies mark up the price of the equipment to cover their business costs and profit margin. In financial statements, gross margin is the difference between the company revenue and the company cost of sales or cost of goods sold (CGS). Inputs for calculating the gross margin are all corporate costs—including overhead costs (sales, general, and administration); research and development (R&D) and interest expenses; depreciation, and taxes—and profits. In order for sales of a product to contribute positively to company cash flow, the product’s markup must be greater than the corporate gross margin. Individual products may command a lower or higher markup, depending on their perceived added value and the competition they face from similar products in the market.

In developing markups for manufacturers, retailers, and distributors, DOE obtained data about the revenue, *CGS*, and expenses of firms that produce and sell the products of interest. DOE's approach categorizes the expenses into two categories: labor-scaling costs (*LSC*), which are fixed labor and occupancy expenses that increase in proportion to the amount of labor required to produce or sell the product, and non-labor-scaling costs (*NLSC*), which are variable operating costs that do not scale with labor and vary in proportion to *CGS*. Together, *LSC* and *NLSC* represent the gross margin.

7.1.2.1 Approach for Manufacturer Markups

DOE uses manufacturer markups to transform a manufacturer's equipment costs into a manufacturer sales price. Using the *CGS* and gross margin, DOE calculated the manufacturer markup (MU_{MFG}) with the following equation:

$$MU_{MFG} = \frac{CGS_{MFG} + GM_{MFG}}{CGS_{MFG}}$$

where:

MU_{MFG} = Manufacturer markup,
 CGS_{MFG} = Manufacturer's cost of goods sold, and
 GM_{MFG} = Manufacturer's gross margin.

7.1.2.2 Approach for Retailer and Distributor Markups

DOE based the retailer markups (for residential products) and distributor markups (for commercial clothes washers) on financial data from the U.S. Census Business Expenditure Survey. DOE organized the financial data into balance sheets that break down cost components incurred by firms that sell the products.^a The key assumptions that DOE used to estimate the retailer and distributor markups using these financial data were:

1. The balance sheets faithfully represent the various average costs incurred by firms selling home appliances and commercial clothes washers.
2. These costs can be divided into two categories:
 - a. Costs that vary in proportion to the manufacturer sales price (variable costs); and
 - b. Costs that do not vary with the manufacturer sales price (fixed costs).
3. Retailer and distributor sales prices vary in proportion to retailer and distributor costs that are included in the balance sheets.

In support of the first assumption, the balance sheets itemize firm costs into a number of expense categories, including *CGS*, operating labor and occupancy costs, and other operating

^a The retailers and distributors to whom these financial data refer handle multiple commodity lines.

costs and profit. Although retailers and distributors tend to handle multiple commodity lines, the data provide the most accurate available indication of home appliance and commercial clothes washer expenses.

Information obtained from the trade literature pertaining to the heating, ventilation, and air-conditioning (HVAC) contracting industry tends to support the second assumption. This information indicates that retailer and distributor markups should vary according to the quantity of labor and materials used to sell or distribute the equipment, with markups on labor tending to be much larger than markups on materials.³ This information also describes markups as varying much more in relation to sales volume than in relation to other factors, including appliance efficiency. This last finding strongly suggests that labor inputs vary more with sales volume than with appliance cost or efficiency. In the discussion that follows in sections 7.3 and 7.4, DOE assumes a division of costs between those that do not scale with the manufacturer sales price (fixed costs—labor and occupancy expenses referred to above as *LSC*), and those that do (variable costs—operating expenses and profit referred to above as *NLSC*). This division of costs led to the estimate of retailer and distributor markups described below in sections 7.3 and 7.4.

In support of the third assumption, the retailer and distributor industries are relatively competitive, and consumer demand for residential home appliances and commercial clothes washers is relatively inelastic, i.e. the demand is not expected to decrease significantly with a relatively small increase in price. The large number of household appliance stores and merchant wholesalers of service equipment (i.e., distributors of products including commercial clothes washers) listed by the U.S. Census Bureau in its *Statistics of U.S. Businesses* indicates the competitive nature of the market.⁴ For example, there are more than 10,000 household appliance store establishments and over 5000 merchant wholesaler establishments of service equipment in the U.S.^b Following standard economic theory, competitive firms facing inelastic demand either set prices in line with costs or quickly go out of business.⁵

Using the above assumptions, DOE developed baseline and incremental markups to transform the manufacturer sales price into a consumer equipment price. DOE used the baseline markups, which cover all of a retailer's or distributor's costs (i.e., both *LSC* and *NLSC*), to determine the sales price of baseline models. The baseline markup relates the manufacturer sales price to the retailer sales price (in the case of residential products) or distributor sales price (in the case of commercial clothes washers). DOE considers baseline models to be equipment sold under existing market conditions (i.e., without new energy efficiency standards). DOE calculated the baseline markup (MU_{BASE}) for retailers and distributors using the following equation:

^b DOE determined the number of establishments for household appliance stores based on the following North American Industry Classification System (NAICS) code and description: 443111, *Household Appliance Stores*. DOE determined the number of establishments for distributors of commercial clothes washers based on the following NAICS code and description: 42385, *Service Establishment Equipment and Supplies Merchant Wholesalers*.

$$MU_{BASE} = \frac{CGS_{RTL/DIST} + GM_{RTL/DIST}}{CGS_{RTL/DIST}} = \frac{CGS_{RTL/DIST} + (LSC_{RTL/DIST} + NLSC_{RTL/DIST})}{CGS_{RTL/DIST}}$$

where:

MU_{BASE} = Baseline retailer or distributor markup,
 $CGS_{RTL/DIST}$ = Retailer's or distributor's cost of goods sold,
 $GM_{RTL/DIST}$ = Retailer's or distributor's gross margin,
 $LSC_{RTL/DIST}$ = Retailer's or distributor's labor-scaling costs, and
 $NLSC_{RTL/DIST}$ = Retailer's or distributor's non-labor-scaling costs.

Incremental markups cover only those costs that scale with a change in the manufacturer's sales price (i.e., $NLSC$). Incremental markups are coefficients that relate the change in the manufacturer sales price of higher-efficiency models to the change in the retailer or distributor sales price. DOE considers higher-efficiency models to be equipment sold under market conditions with new efficiency standards. It calculated the incremental markup (MU_{INCR}) for retailers and distributors using the following equation:

$$MU_{INCR} = \frac{CGS_{RTL/DIST} + NLSC_{RTL/DIST}}{CGS_{RTL/DIST}}$$

where:

MU_{INCR} = Incremental retailer or distributor markup,
 $CGS_{RTL/DIST}$ = Retailer's or distributor's cost of goods sold, and
 $NLSC_{RTL/DIST}$ = Retailer's or distributor's non-labor-scaling costs.

7.1.2.3 Overall Markup

The overall markup is the product of the manufacturer, retailer, and distributor markups, as well as sales taxes.

DOE used the overall baseline markup to estimate the consumer equipment price of baseline models, given the manufacturer cost of the baseline models. As stated above, DOE considers baseline models to be equipment sold under existing market conditions (i.e., without new energy efficiency standards). The following equation shows how DOE used the overall baseline markup to determine the equipment price for baseline models.

$$EQP_{BASE} = COST_{MFG} \times (MU_{MFG} \times MU_{BASE} \times Tax_{SALES}) = COST_{MFG} \times MU_{OVERALL_BASE}$$

where:

EQP_{BASE} = Consumer equipment price for baseline models,
 $COST_{MFG}$ = Manufacturer cost for baseline models,

MU_{MFG} = Manufacturer markup,
 MU_{BASE} = Baseline retailer or distributor markup,
 Tax_{SALES} = Sales tax, and
 $MU_{OVERALL_BASE}$ = Baseline overall markup (product of manufacturer markup, baseline retailer or distributor markup, and sales tax).

Similarly, DOE used the overall incremental markup to estimate changes in the consumer equipment price, given changes in the manufacturer cost above the baseline model cost resulting from a standard to raise equipment efficiency. The total consumer equipment price for higher-efficiency models is composed of two components: the consumer equipment price of the baseline model and the change in consumer equipment price associated with the increase in manufacturer cost to meet the new efficiency standard. The following equation shows how DOE used the overall incremental markup to determine the consumer equipment price for higher-efficiency models (i.e., models meeting new efficiency standards).

$$\begin{aligned}
 EQP_{STD} &= COST_{MFG} \times MU_{OVERALL_BASE} + \Delta COST_{MFG} \times (MU_{MFG} \times MU_{INCR} \times Tax_{SALES}) \\
 &= EQP_{BASE} + \Delta COST_{MFG} \times MU_{OVERALL_INCR}
 \end{aligned}$$

where:

EQP_{STD} = Consumer equipment price for models meeting new efficiency standards,
 EQP_{BASE} = Consumer equipment price for baseline models,
 $COST_{MFG}$ = Manufacturer cost for baseline models,
 $\Delta COST_{MFG}$ = Change in manufacturer cost for higher-efficiency models,
 MU_{MFG} = Manufacturer markup,
 MU_{INCR} = Incremental retailer or distributor markup,
 Tax_{SALES} = Sales tax,
 $MU_{OVERALL_BASE}$ = Baseline overall markup (product of manufacturer markup, baseline retailer or distributor markup, and sales tax), and
 $MU_{OVERALL_INCR}$ = Incremental overall markup (product of manufacturer markup, incremental retailer or distributor markup, and sales tax).

7.2 MANUFACTURER MARKUPS

DOE developed an average manufacturer markup by examining the annual Securities and Exchange Commission (SEC) 10-K reports filed by four publicly-traded manufacturers primarily engaged in appliance manufacturing and whose combined product range includes residential cooking products and commercial clothes washers.⁶ The four manufacturers represent a nearly 50 percent market share for core appliances. Because these companies are typically diversified, producing a range of different appliances, an industry average markup was assumed by DOE to

be representative for the manufacture of each type of appliance. DOE evaluated markups for the years between 2002 and 2005, inclusive.

Table 7.2.1 lists the average corporate gross margin during the years from 2002 to 2005, and corresponding markups, for each of the four manufacturers.

Table 7.2.1 Major Appliance Manufacturer Gross Margins and Markups

	Mfr A	Mfr B	Mfr C	Mfr D
Average Net Revenues (Million)	\$372	\$280	\$4770	\$12,682
Corporate Gross Margin	15%	28%	16%	22%
Markup	1.18	1.39	1.19	1.28

Source: SEC 10-K reports (2002-2005)

The average markup value based on these four companies is 1.26.

7.3 RETAILER MARKUP FOR RESIDENTIAL COOKING PRODUCTS

DOE used financial data from the U.S. Census Business Expenditure Survey (BES), in the “Household Appliance Stores” category, to calculate markups used by retailers that apply to residential cooking products.^{c 7} Table 7.3.1 shows the BES data that DOE used and the retail markups for these appliances that DOE estimated following the procedures described above.

^c DOE used the 1997 BES because the 2002 BES did not contain sufficient data for the calculation of gross margin or cost of goods sold.

Table 7.3.1 Data Used to Calculate Retailer Markups for Residential Cooking Products

Item	Million Dollars
Sales (revenue)	10343
Cost of Goods Sold (CGS)	7151
Gross Margin (GM)	3193
Labor-Scaling Costs (LSC)	
Payroll	1366
Fringe Benefits	208
Contract Labor	69
Taxes and License Fees	53
Lease and Rental Payments	238
Telephone and Communications	58
Utilities	70
Repair and Maintenance	36
LCS Subtotal:	2098
Non-Labor-Scaling Costs (NLSC)	
Depreciation and Amortization	94
Office Supplies	37
Packaging and Other Materials	0
Advertising Services	274
Legal Services	8
Accounting, Auditing, and Bookkeeping	19
Computer Related Services	10
Other Operating Expenses	389
Net Profit Before Taxes	263
NLCS Subtotal:	1094
Baseline Markup (MU_{BASE}) = (CGS+GM)/CGS	1.45
Incremental Markup (MU_{INCR}) = (CGS+NLSC)/CGS	1.15

7.4 DISTRIBUTOR MARKUPS FOR COMMERCIAL CLOTHES WASHERS

DOE used financial data from the BES for the category “Machinery, Equipment, and Supplies Merchant Wholesalers” to calculate markups used by distributors for commercial

clothes washers.^{d 8} Table 7.4.1 shows the data from the BES and the distributor markups DOE estimated using the procedures described above.

Table 7.4.1 Data Used to Calculate Distributor Markups for Commercial Clothes Washers

Item	Million Dollars
Sales (revenue)	225425
Cost of Goods Sold (CGS)	158097
Gross Margin	67328
Labor-Scaling Costs (LCS):	
Payroll	25904
Fringe Benefits	3233
Contract Labor	954
Taxes and License Fees	823
Lease and Rental Payments	2932
Telephone and Communications	1185
Utilities	705
Commissions Paid	963
Contract Work	958
Repair and Maintenance	826
LCS Subtotal:	38483
Non-Labor-Scaling Costs (NLCS):	
Depreciation and Amortization	2650
Office Supplies	885
Packaging and Other Materials	346
Advertising Services	959
Legal Services	277
Accounting, Auditing, and Bookkeeping	346
Computer Related Services	403
Other Operating Expenses	8149
Net Profit Before Taxes	14830
NCLS Subtotal:	28845
Baseline Markup (MU_{BASE}) = (CGS+GM)/CGS	1.43
Incremental Markup (MU_{INCR}) = (CGS+NLSC)/CGS	1.18

^d DOE used the 1997 BES was used because the 2002 BES did not contain sufficient data for the calculation of gross margin or cost of goods sold. Also, because complete financial data were not available for the category *Service Establishment Equipment and Supplies Merchant Wholesalers*, DOE used data from the classification of *Machinery, Equipment, and Supplies Merchant Wholesalers* which encompasses a broader set of merchant wholesalers.

As a check on the above markup values for distributors, DOE calculated markups based on the annual report of one distributor company (Mac-Gray) within this sector.^{e 9} The report includes data regarding revenue and CGS for this company, but not a breakdown of other expenses. As a result, it was only possible to estimate a baseline markup. Table 7.4.2 below shows the data for the commercial clothes washer distributor from the annual report as well as the baseline distributor markup DOE estimated for the sector as a whole using the procedures described above. The average value of 1.27 over the 2000–2004 time period for one company is lower than the value of 1.43 developed from the Census data. Although this one company has a lower baseline markup than that determined with the Census data, DOE decided to base its distributor markups on the Census data because this data is supposed to be representative of all distributors of commercial clothes washers.

Table 7.4.2 Distributor (Mac-Gray) Baseline Markup for Commercial Clothes Washers

Firm	Year	Revenue	Cost of goods sold	Baseline Markup
Mac-Gray Services Inc.	2000	154268	119120	1.30
	2001	152069	121127	1.26
	2002	150368	117956	1.27
	2003	149656	118349	1.26
	2004	182694	145080	1.26
Average Baseline Markup				1.27

Source: Mac-Gray Services Inc. 2004 annual report.

7.5 SALES TAXES

The sales tax represents state and local sales taxes that are applied to the consumer equipment price of the equipment. The sales tax is a multiplicative factor that increases the consumer equipment price.

DOE derived state and local taxes from data provided by the Sales Tax Clearinghouse.¹⁰ These data represent weighted averages that include county and city rates. DOE then derived population-weighted average tax values for each Census division and large state, as shown in Table 7.5.1 below.

^e Mac-Gray also serves the multi-family sector and can also be considered a route operator.

Table 7.5.1 Average Sales Tax Rates by Census Division and Large State

Census Division/State	Tax Rate
New England	4.98%
Mid Atlantic	6.07%
East North Central	6.56%
West North Central	6.65%
South Atlantic	5.95%
East South Central	7.85%
West South Central	8.30%
Mountain	6.46%
Pacific	4.97%
New York State	8.25%
California	7.95%
Texas	7.95%
Florida	6.70%

DOE then derived U.S. average tax values for each product (as shown in Table 7.5.2 below) based on the product's saturation within each Census division and large state. It determined the saturations from the DOE Energy Information Administration (EIA)'s 2001 Residential Energy Consumption Survey.¹¹ Note that the range of tax rates is relatively narrow—ranging from a low of 6.83 percent for microwave ovens to a high of 7.07 percent for gas non-self-cleaning ovens.

Table 7.5.2 Average Sales Tax Rates by Product

Product	Tax Rate
Commercial clothes washers	6.84%
Cooking products	
Electric cooktops	6.70%
Gas cooktops	7.06%
Electric non-self-cleaning ovens	6.74%
Electric self-cleaning ovens	6.64%
Gas non-self-cleaning ovens	7.07%
Gas self-cleaning ovens	6.98%
Microwave ovens	6.83%

7.6 SUMMARY OF MARKUPS

Table 7.6.1 summarizes the markups at each stage in the distribution channel and the overall baseline and incremental markups, as well as sales taxes, for each product.

Table 7.6.1 Summary of Markups

Markup	Cooking Products		Commercial Clothes Washers	
	Baseline	Incr.	Baseline	Incr.
Manufacturer	1.26		1.26	
Retailer	1.45	1.15	-	-
Distributor	-	-	1.43	1.18
Sales Tax	1.069*		1.0684	
Overall	1.95	1.55	1.93	1.59

* Represents average of all seven product classes of cooking products.

The example for microwave ovens, provided below, illustrates how DOE used the baseline and incremental markups to derive a consumer equipment price. Assuming the baseline manufacturer cost is \$120 and the change in manufacturer cost to meet a given energy efficiency standard is \$10, the resulting baseline consumer equipment price (EQP_{BASE}) and higher-efficiency equipment price (EQP_{STD}) are:

$$EQP_{BASE} = COST_{MFG} \times (MU_{MFG} \times MU_{BASE} \times Tax_{SALES})$$

$$= \$120 \times 1.26 \times 1.45 \times 1.069 = \$234$$

$$EQP_{STD} = EQP_{BASE} + \Delta COST_{MFG} \times (MU_{MFG} \times MU_{INCR} \times Tax_{SALES})$$

$$= \$234 + \$10 \times 1.26 \times 1.15 \times 1.069 = \$234 + \$15 = \$249$$

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